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UTILITY	Attorney Docket No. 58879/P001CP1CP1/10111610
PATENT APPLICATION	First Inventor Clifford F. Sharp
TRANSMITTAL	Title SYSTEM AND METHOD FOR DETECTING, etc.
(Only for new nonprovisional applications under 37 CFR 1.53(b))	μ,
APPLICATION ELEMENTS See MPEP chapter 600 concerning utility patent application co	ADDRESS TO: Box Patent Application Commissioner for Patents Washington, DC 20231
Fee Transmittal Form (e.g., PTOSEI17) Cohemie or regreat, and adjoinable for fee procurage) X PopiCant Claims small entity status. September of the common small entity status. September of the common small entity status. Total Pages 2. (preference or registering the common small pages of the common s	7. CD-ROM or CD-R in duplicate, large table or Computer Program (Appendu) 8. Nucleotide and/or Amino And Sequence Submission (Pagicialis), all increasery) a Computer Readable Form (CRF) b. Specification Sequence Listing on: c. Statements verifying identity of above copies ACCOMPANYING APPLICATIONS PARTS 9. Assignment Papers (cover sheet & document(s))
- Claim(s) - Abstract of the Disclosure 4. X Drawing(s) (35 U.S.C. 113) [Total Sheets	10. 37 CFR 3.73(b) Statement Power of (when there is an assignee) 8] 11. English Translation Document (# applicable)
5. Oath or Declaration [Total Pages	Statement (IDS)/PTO-1449 Citations
a. Newly executed (original or copy) b. Copy from a prior application (37 CFR 1 63(d)) f(tro continuation original and the for 15 completed) i. DELETION OF INVENTOR(S) Signed distinent shakhed delening inventor(s) named in the prior explication, see 37 CFR 1 63(d)(2) and 1 33(b) 6. Application Data Sheet. See 37 CFR 1.76	Chould be specifically ternized
18. If a CONTINUING APPLICATION, check appropriets box, and supply the requeste information below and in a preliminary amendment, or in an Application Dels Sheet under 2 FCR 17 is Continuation Divisional X Continuation-in-part (CIP) of prior application No.: 09/875/319	
Prior application information. Examiner For CONTINUAL APPS only: The entire disclosure of the prior application, from which an oath or declaration is supplied under Box 8b, is considered a part of the disclosure of the accompanying continuation or divisional application and is hevely incorporated by reference. The interoprotation gain only be relied upon when a portion has been inadvertently omitted from the submitted application parts.	
19. COR	DRRESPONDENCE ADDRESS
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Name (Print/Type) Day(d.H/Tannenbaum) Registration No. (Attorney/Agent) 24,745 Signature Date February 20, 2002	
Transmittal-New Utility Patent Application I hereby certify that this correspondence is being deposited with the U.S. Potatal Service as Express Mail, Airbill No. EL 3315117834US, in an envelope addressed to: Box Patent Application, Commissioner by Patents, Washington, DC 20231, on the date shown below. Dated: February 20, 2002 Signature:	

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First Named Inventor | Cliffford F. Sharp
NONPUBLICATION REQUEST
UNDER

35 U.S.C. 122(b)(2)(B)(i)

SYSTEM AND METHOD FOR DETECTING AND
TItle | ELIMINATING IP SPOOFING IN A DATA
TRANSMISSION NETWORK

Attorney Docket No. 58873/P001CP1CP1/10111610

I hereby certify that the invention disclosed in the attached application has not and will not be the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing.

I hereby request that the attached application not be published under 35 U.S.C. 122(b).

February 20, 2002 Date Signature

David H. Tannenbaum 24,745
Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application upon filing.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently submits an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant must notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).

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